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	U.S. Patent Appln. No. 10/706,487; our ref. 213201.00187	
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PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Reissue Application of:)
	: Examiner: Kerns, Kevin
KESTLE, MARTIN R., ET AL,)
	: Group Art Unit: 1725
Appln No.: 10/706,487)
	: Confirmation No.: 7590
Filed: November 13, 2003)
	:
For: INJECTION NOZZLE FOR A)
METALLIC MATERIAL	;
INJECTION-MOLDING MACHINE)

Mail Stop No-Fee Amendment Commissioner for Patents 2.0. Box 1450 Alexandria, VA 22313-1450

SUPPLEMENTAL REISSUE DECLARATION

Sir:

We, Martin R. Kestle and Jan M. Manda, Canadian Citizens respectively residing (and having Post Office addresses) at R.R. #3, Sice 16, P.O. Box 7 Everett, Ontario LOM 130 Canada, and 132 Anndale Drive Toronto, Ontario M2N 2X8 Canada, hereby declare and say that:

Tue (#1880) - (20220) (\$0160) (#1512060) (100709/2004/8960) (5

T-252 P.03/05 F-269

- 1. We believe that we are the original, first, and only joint inventors of the subject matter which is claimed in the subject reissue application identified above.
- 2. We have reviewed and understand the contents of the reissue application, including the claims.
- 3. We acknowledge our duty to disclose to the Patent Office all information known to be material to patentability as defined in 37 C.F.R. § 1.56.
- U.S. patent is partly inoperative by reason of our having claimed more or less than we had the right to claim in that patent. The error in the issued patent is that Claim 5 is a multiple dependent claim which depends upon another multiple dependent Claim 4, in apparent violation of 37 CFR 1.75(c). In particular, issued Patent Claim 5 depends upon "any one of claims 1, 2, 3, or 4...." However, Claim 4 itself

T-252 P.04/05 F-269

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depends upon "...claim 1, claim 2, or claim 3" 37 CFR 1.75(c) states, inter alia, "A multiple dependent claim shall not serve as a basis for any other multiple dependent claim." Accordingly, this error in issued parent Claim 5 is corrected in the present reissue application.

- 5. All errors being corrected in the present relssue application, including the error identified above, arose without any deceptive intent on our part. Every error in the patent which was corrected in the present reissue application, and is not covered by the prior declaration submitted in this application, arose without any deceptive intention on our part.
- 6. We hereby declare that all statements made herein of our own knowledge are true, and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both under Section 1001 of Title 18 of the United States Code and that

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such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Martin & Wastle

2005-12-65

Date

Jan M. Manda

2005-12-05 Bate